

EXHIBIT 1

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION

W.6 Restaurant Group Ltd., d/b/a The)	CASE NO.: 1:17-cv-02521
Barley House of Cleveland, et al.)	
)	JUDGE DAN AARON POLSTER
Plaintiffs)	
)	<u>DECLARATION OF ALISSA VIOLET</u>
v.)	<u>BUTLER IN SUPPORT OF MOTION</u>
)	<u>TO DISSOLVE TEMPORARY</u>
Richard Bengtson, et al.)	<u>RESTRAINING ORDER & IN</u>
)	<u>OPPOSITION TO THE PLAINTIFFS'</u>
Defendants)	<u>MOTION TO REMAND TO STATE</u>
)	<u>COURT</u>

ALISSA VIOLET BUTLER, does hereby depose and say:

1. I am a named defendant in the above captioned action and have come to learn one of the subjects of a Temporary Restraining Order ("TRO") issued by the Cuyahoga County, Ohio Court of Common Pleas. I respectfully submit this Declaration in further support of the motion by Defendants to dissolve the temporary restraining order ("TRO") issued by the State Court prior to the removal of this action (Dkt. No. 3).

2. I make my living by posting videos regularly on various social media sites. In order to maintain a fan base, I must post videos regularly to maintain my fan base and must respond to postings about me in real time in order to maintain that fan base.

3. I never received notice that Plaintiffs had filed a lawsuit or that they were seeking a TRO until after the TRO was issued. I am concerned, given the Plaintiffs' postings on social media after the TRO was issued, that the statements made about me will cause my fans to disengage from my sites because I cannot respond to the Plaintiffs' statements.

4. I am a resident of the State of California and have resided in Southern California since June 3, 2015.

5. My driver's license was issued by the State of California on June 13, 2016. A true and correct copy of the front of my driver's license (with certain sensitive information redacted) is attached hereto as Exhibit 1.

6. I no longer own a car, let alone a car registered in Ohio.

7. My bank account and money are in California. A true and correct copy of a Chase checking summary (with certain sensitive information redacted) is attached hereto as Exhibit 2.

8. While I grew up in Ohio, and my family still lives there, I do not maintain a residence in the State of Ohio.

9. I only visit Ohio three to four times a year to see family.

10. California is my permanent residence and home and I have no intention of residing in Ohio in the foreseeable future.

I swear under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief.

Respectfully submitted,



Alissa Violet Butler

Exhibit1

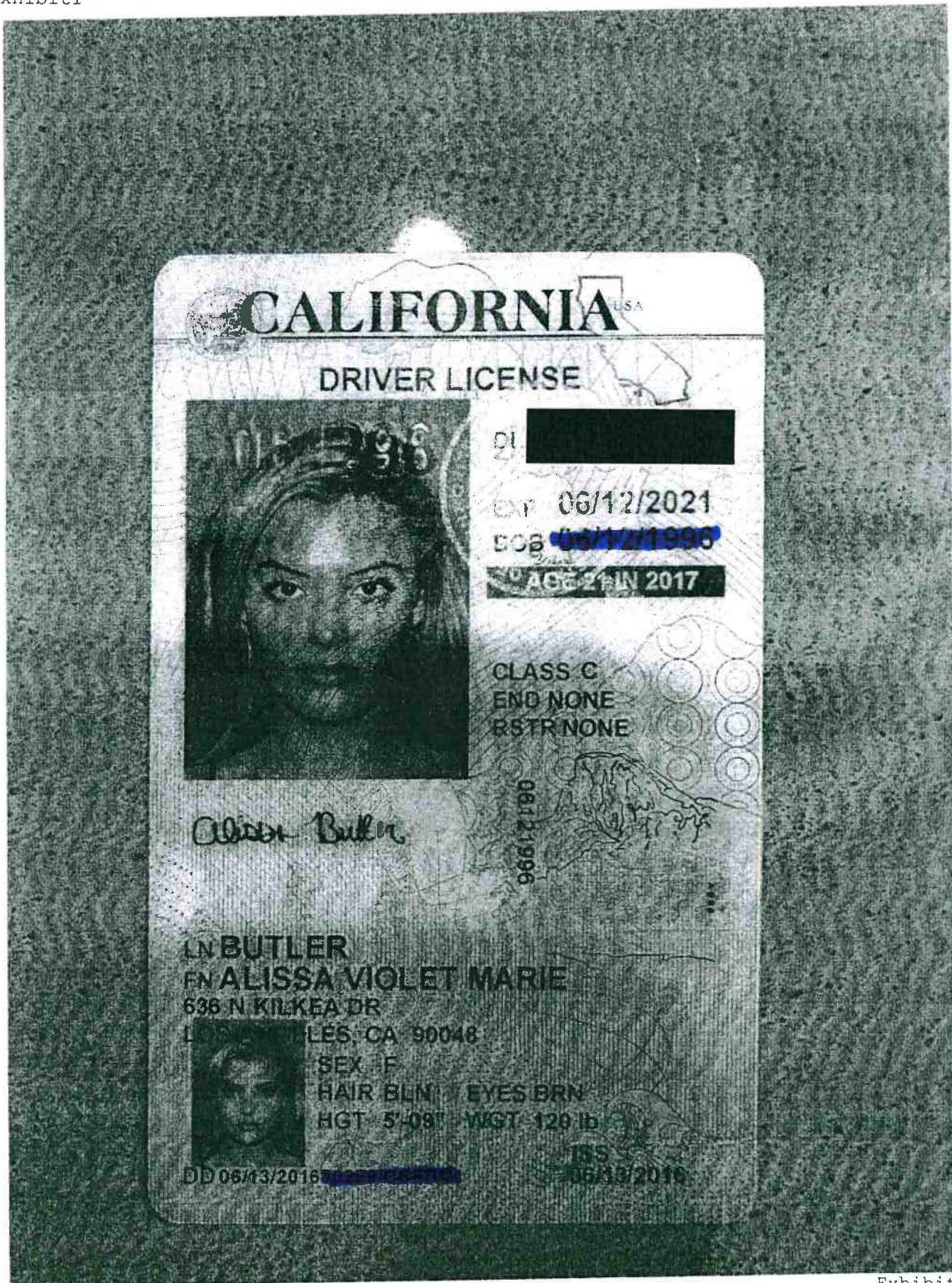


Exhibit1

Exhibit2



JPMorgan Chase Bank, N.A.
P O Box 659754
San Antonio, TX 78265 - 9754

October 26, 2017 through November 24, 2017

Account Number: [REDACTED]

CUSTOMER SERVICE INFORMATION

Web site: Chase.com
Service Center: 1-800-935-9935
Deaf and Hard of Hearing: 1-800-242-7383
Para Espanol: 1-877-312-4273
International Calls: 1-713-262-1679

00268030 DRE 703 219 32917 NNNNNNNNNN 1 000000000 17 0000

ALISSA VIOLET BUTLER
1600 VINE ST APT 850
LOS ANGELES CA 90028-8837



CHECKING SUMMARY

Chase Total Checking

Beginning Balance

Deposits and Additions

Electronic Withdrawals

Ending Balance

AMOUNT

TRANSACTION DETAIL

DATE	DESCRIPTION	AMOUNT	BALANCE
	Beginning Balance		
10/30	10/29 Online Transfer To Chk ...2318 Transaction#: 6625822186		
11/02	11/01 Online Transfer To Chk ...2318 Transaction#: 6636799271		
11/08	11/08 Online Transfer To Chk ...2318 Transaction#: 6654975016		
11/09	Millennial Enter ME W196*2 PPD ID: 6127375704		
11/09	Millennial Enter ME W197*2 PPD ID: 6127375704		
11/15	11/15 Online Transfer To Chk ...2318 Transaction#: 6671737325		
11/20	11/18 Online Transfer To Chk ...2318 Transaction#: 6680575214		
11/21	11/20 Online Transfer To Chk ...2318 Transaction#: 6684553033		
	Ending Balance		

A monthly Service Fee was not charged to your Chase Total Checking account. Here are the three ways you can avoid this fee during any statement period.

- Have direct deposits totaling **\$500.00 or more.**
(Your total direct deposits this period were \$23,375.00. Note: some deposits may be listed on your previous statement)
- **OR, keep a minimum daily balance in this checking account of \$1,500.00 or more**
(Your minimum daily balance was \$58,188.53)
- **OR, keep an average daily balance of qualifying linked deposits and investments of \$5,000.00 or more**
(Your average daily balance of qualifying linked deposits and investments was \$70,842.69)

AB

Exhibit2